1	Ernest Cory (Admitted Pro Hac Vice)	
2	Alabama Bar No.: asb-2279-y83e	
	CORY WATSON, P.C. 2131 Magnolia Avenue	
3	Birmingham, AL 35205	
4	Telephone: (205) 328-2200 Facsimile: (205) 324-7896	
5	Email: ecory@corywatson.com	
6	Lead Counsel for Plaintiffs	
	Joseph G. Petrosinelli (Admitted Pro Hac Vice)	
7	District of Columbia Bar No.: 434280 WILLIAMS AND CONNOLLY LLP	
8	725 12th Street NW	
9	Washington, DC 20005	
	Telephone: (202) 434-5000 Facsimile: (202) 434-5029	
10	Email: jpetrosinelli@wc.com	
11	Lead Counsel for Defendant, Pfizer Inc.	
12	Michael X. Imbroscio (Admitted Pro Hac Vice)	
13	District of Columbia Bar No.: 445474 COVINGTON & BURLING LLP	
14	One CityCenter 850 Tenth Avenue, NW	
	Washington, DC 20001	
15	Telephone: (202) 662-6000	
16	Facsimile: (202) 778-6000	
	Email: mimbroscio@cov.com	
17	Lead Counsel for Defendant, Eli Lilly and Company	
18	LINITED STATES	DISTRICT COLIDT
19	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA (SAN FRANCISCO DIVISION)	
20		
21	In re:	Master File No.: 3:16-md-02691-RS
22		
23	VIAGRA (SILDENAFIL CITRATE) AND CIALIS (TADALAFIL) PRODUCTS	ORDER GRANTING SUMMARY
	LIABILITY LITIGATION	JUDGMENT AND ENTERING FINAL JUDGMENT IN FAVOR OF
24		DEFENDANTS
25		
26	This Document Relates to: ALL ACTIONS	
27		
28		1
	I .	1

Case 3:16-cv-05944-RS Document 9 Filed 04/08/20 Page 2 of 2

	1
	2
	3
	4
	5
	6
	7
	8
	9
1	0
1	1
1	2
1	3
1	4
1	5
1	6
1	7
1	8
1	9
2	0
2	1
2	2
2	3
2	4
2	5
2	6
2	7
2	8

Having reviewed the parties Joint Statement Regarding *Daubert* Order and Summary Judgment ("Joint Statement"), the Court hereby finds and orders as follows:

- On January 13, 2020, the Court entered an Order Granting in Part and Denying in Part 1. Motions to Exclude Expert Testimony [DE 1012] ("Daubert Order"). In the Daubert Order, the Court granted in part the *Daubert* motions of Defendants Pfizer Inc. and Eli Lilly and Company, excluding the general causation opinions of Plaintiffs' experts. Daubert Order at 21.
- 2. In light of the Daubert Order, the parties agree, and the Court finds, that Defendants are entitled to and hereby are granted summary judgment in their favor as to all of Plaintiffs' claims. See Nelson v. Matrixx Initiatives, Inc., 592 F. Appx. 591, 592 (9th Cir. 2015) ("General and specific causation" "must be proven within a reasonable medical probability based upon competent expert testimony."); Cox v. Depuy Motech, Inc., 2000 WL 1160486, at *7 (S.D. Cal. March 29, 2000) ("Because plaintiff does not have an expert who can establish medical causation, an essential element of a products liability claim, plaintiff cannot withstand defendant's motion for summary judgment on the issue of causation."); see also In re Zoloft Prods. Liab. Litig., 858 F.3d 787, 800 (3d Cir. 2017) (affirming exclusion of general causation expert and entry of summary judgment).
- 3. Nothing in this Order shall be construed as a waiver of Plaintiffs' or Defendants' appellate rights regarding the Daubert Order, and nothing in the Joint Statement should be construed as a waiver of any argument that the Plaintiff may have on appeal or in any further proceeding in this matter.

IT IS SO ORDERED.

Dated: April 8, 2020

UNITED STATES DISTRICT JUDGE